Case 06-10725-gwz Doc 6060 Entered 03/28/08 15:33:14

Page 1 of 28

NOTICE IS HEREBY GIVEN that USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC herewith files Proof of Service upon AD Albuquerque Development, LLC of Subpoena for Rule 2004 Examination, attached as Exhibits A, B and C.

Dated this \_\_\_\_\_\_\_day of March, 2008.

SNELL & WILMER LLP

Robert Kinas (Nevada Bar No. 6019) Claire Y. Dossier (Nevada Bar No. 10030) 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 Telephone: (702) 784-5200

Marc A. Levinson (California Bar No. 57613) Jeffery D. Hermann (California Bar No. 904445) ORRICK, HERRINGTON & SUTCLIFFE LLP 400 Capital Mall, Suite 3000 Sacramento, CA 95814-4497

Attorneys for USA Capital Diversified Trust Deed Fund, LLC

8673752.1

## UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO

In re

USA COMMERCIAL MORTGAGE COMPANY USA CAPITAL REALTY ADVISORS, LLC, USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC,

USA CAPITAL FIRST TRUST DEED FUND, LLC,

USA SECURITIES, LLC,

Debtors.

**AFFECTS: ALL DEBTORS** 

SUBPOENA FOR RULE 2004 EXAMINATION

Case Nos. BK-S-06-10725 LBR BK-S-06-10726 LBR

BK-S-06-10727 LBR BK-S-06-10728 LBR BK-S-06-10729 LBR

Chapter 11

Jointly Administered Under Case No. BK-S-06-10725-LBR

PENDING IN THE DISTRICT OF NEVADA

TO: AD ALBUQUERQUE DEVELOPMENT, LLC BY AND THROUGH ITS REGISTERED AGENT:

ROBERT A. RUSSELL 8400 E CRESENT PKY ENGLEWOOD, CO 80111

YOU ARE COMMANDED to produce a corporate representative for examination pursuant to Federal Rule of Bankruptcy Procedure 2004, regarding the following topics at the place, date, and time specified below. USA Capital Diversified Trust Deed Fund, LLC reserves the right to videotape all examinations.

SEE ATTACHED EXHIBIT A FOR TOPICS OF EXAMINATION

PLACE OF TESTIMONY

Snell & Wilmer LLP
1200 Seventeenth Street, Suite 1900
Tabor Center
Denver, CO 80202

DATE AND TIME

April 7, 2008
10:00 a.m.

YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects):

#### SEE ATTACHED EXHIBIT B FOR DOCUMENTS TO BE PRODUCED

PLACE	DATE AND TIME
FTI Consulting, Inc. One Renaissance Square Two North Central Avenue Suite 1200 Phoenix, AZ 85004-2322	March 21, 2008 10:00 a.m.
ISSUING OFFICER SIGNATURE AND TITLE	DATE
Attorneys for USA Capital Diversified Trust Deed Fund, LLC	March 11, 2008

ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER

Claire Dossier (Nevada Bar. No. 10030), Snell & Wilmer L.L.P, 3883 Howard Hughes Parkway, Suite 1100, Las Vegas, NV 89169 (702) 784-5200.

Form 254 - Subpoena for Rule 2004 Examination	(12/06)
P	PROOF OF SERVICE
DATE	PLACE
SERVED	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
DECI	LARATION OF SERVER
I declare under penalty of perjury under the laws of	the United States of America that the foregoing information contained
in the Proof of Service is true and correct.	
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

#### (c) PROTECTION OF PERSONS SUBPOENAS. SUBJECT TO

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
- (i) fails to allow reasonable time for compliance; (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person,

except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies,

(iv) subjects a person to undue burden.

#### (B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES SUBPOENA. INRESPONDING

(1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the

(2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

# EXHIBIT A to Subpoena for AD ALBUQUERQUE DEVELOPMENT, LLC

The topics of examination under Federal Rule of Bankruptcy Procedure 2004 shall include:

- 1. Your policies, if any, regarding document destruction and retention, and how those policies were applied to the documents requested in Exhibit B (the "documents"):
- 2. How and where the documents are kept and filed;
- 3. Whether the documents are kept in the ordinary and usual course of business;
- 4. How the documents came to be created, including the identities (specifically or by category) of the persons creating them;
- 5. Whether the persons creating the documents had personal knowledge of the matters stated in the documents, or created from them information transmitted by someone with such knowledge;
- 6. Whether it was regular practice to create the documents (or keep a file of the documents, if created by others);
- 7. The efforts made to locate and produce the documents;
- 8. The identities of all persons assisting with the search for responsive documents;
- 9. Whether any responsive documents were withheld on any ground;
- 10. Whether any responsive documents have been destroyed, and if so, when and for what reason or pursuant to what policy or instruction;
- 11. Whether any documents that should have been found were missing, and if so, the reasons that the documents were missing; and
- 12. Whether any of the instructions provided in Exhibit B were not followed, and if so, which instructions were not followed and the reasons for any and all departures from the instructions.
- 13. Your understanding regarding the documents produced pursuant to Exhibit B of this Subpoena.
- 14. The purpose, financial history, and business operations of AD Albuquerque Development, LLC.

## EXHIBIT B to Subpoena for AD ALBUQUERQUE DEVELOPMENT, LLC

#### I. DEFINITIONS

The following definitions shall subscribe to the documents requested:

"Document" shall mean writings and any other similar materials in your custody, possession, control, whether printed, handwritten, recorded, on disk or other computer medium, or photocopied or otherwise reproduced, and whether claimed to be exempt from production pursuant to a properly asserted privilege or for any other reason, with this definition including, for illustrative purposes and without limitation, all of the following: letters, reports, agreements, communications, notes, correspondence, telegrams, memoranda, computer data and/or messages such as e-mails, summaries or records of conversations or meetings of any kind, diaries, forecasts, photographs, tape recordings, reports and/or summaries of investigations, opinions and/or reports, appraisals and/or other analyses of any kind, notations on any documents (as heretofore described), and all drafts (and revisions) of every such document.

As used herein, the term "communication" means any transmission or exchange of information, whether orally, in writing, electronically, or any other means or mode of transmission or exchange of information.

As used herein, the term "person" means any natural person, corporation, partnership, joint venture, or any other entity or form of organization or association.

As used herein, the term "you" and "your" refers to AD Albuquerque Development, LLC, its agents, officers, directors, employees, attorneys, affiliates, corporations, entities, representatives, or any other persons acting or purporting to act on your behalf.

As used herein, the phrase "refer or relate" or "referring to or relating to" means constituting, comprising, containing, alluding to, responding to, commenting upon, discussing, showing, disclosing, explaining analyzing, construing, evidencing, setting forth, summarizing, or characterizing, either directly or indirectly, in whole or in part.

The singular form of a word shall be interpreted to include the plural, the masculine gender shall be deemed to include the feminine, and vice versa. If you should have any questions regarding the production demanded hereunder, your counsel is invited to tact the undersigned in advance of the examination date.

#### II. INSTRUCTIONS

- 1. The following document requests are to be responded to fully, by furnishing all information in your possession, custody, or control. Your having possession, custody, or control of a document includes your having a right, superior to other parties, to compel the production of such document from a third party, such as your agent, employee, representative, or, unless privileged, attorney.
- 2. If any document requested herein has been lost, discarded, or destroyed, the document so lost, discarded, or destroyed should be identified as completely as possible, including without limitation, the date the document was lost, discarded, or destroyed, the manner in which the document was lost, discarded, or destroyed, the reason(s) the document was lost, discarded, or destroyed, the person who authorized that the document be destroyed or discarded, and the person who lost, discarded, or destroyed the document.
- 3. If you cannot produce a document because it no longer exists or is no longer in your possession, custody, or control, please identify that document by: (a) its title; (b) its nature (for example, a "letter" or "email"); (c) the date it was created or sent; (d) its author(s) and signator(y/ies); (e) any of its recipient(s); (f) the last place it was known to have been located; (g) the circumstances under which it ceased to exist or passed from your possession, custody, or control; and (h) the identity and last known residence and business address of any person who had knowledge of its existence and location.
- 4. Produce all non-identical duplicates or copies and/or drafts, of all requested documents in your possession, in the possession of your agents, attorneys, accountants, or employees, or which are otherwise within your custody, control, or access, wherever located. A document with handwritten notes, editing marks, etc. is not identical to one without such notes or marks and therefore must be produced if within the scope of documents requested.
- 5. Produce each requested document in its entirety, including all attachments and enclosures, even if only a portion of the document is responsive to the request.
- 6. If you withhold from production any document, or any portion of any document, that is otherwise responsive to a request on the basis of privilege, work product, or any other ground, you must provide sufficient information regarding the withheld document to permit the Court and the parties to evaluate the propriety of your objection. Specifically, you must identify:

- (a) the name and title of the author(s) of the document; (b) the name and title of each person to whom the document was addressed; (c) the name and title of each person to whom the document was distributed; (d) the name and title of each person to whom the document was disclosed, in whole or in part; (e) the type of document (e.g. "memorandum" or "report"); (f) the subject matter of the document; (g) the purpose(s) of the document; (h) the date on the document, and, if different, the date on which the document was created and / or sent; (i) the specific request herein to which the document is responsive; (j) the nature of the privilege(s) asserted as to the document; and (k) a detailed, specific explanation as to why the document is privileged or otherwise immune from discovery, including a presentation of all factual grounds and legal analyses.
- 7. If any requested document cannot be produced in full, produce it to the extent possible, indicating what is being withheld and the reason it is being withheld.
- 8. Please produce each specified document either (a) in the original file or organization system in which it is regularly maintained or organized, or (b) designate which documents are being produced in response to which of the numbered specifications below. Produce the requested documents either in their original file folders or appended to a copy of any writing on the file folders from which the documents are taken.
- 9. Identify each document produced by the paragraph number of this schedule to which it is responsive. If a document is produced in response to more than one request, it is sufficient to identify only the first request to which the document is responsive.
- 10. All electronically stored information must be produced in the same form or forms in which it is ordinarily maintained. Specifically, all electronically stored information must be produced in its native format, so that the metadata can be assessed.
- 11. Unless otherwise specified, the relevant time period for this request is from the formation of AD Albuquerque Development, LLC up to and including the present.
- 12. This request is a continuing one that calls for the supplemental or additional production of documents if you or your counsel obtains supplemental or additional documents.
- 13. In responding to the requests below: (a) the disjunctive shall also be read to include the conjunctive and vice versa; (b) "including" shall be read to mean "including without limitation"; (c) the singular shall also be read to include the plural and vice versa; (d) the present

shall also be read as if the past tense and vice versa; (e) "any" shall be read to include "all" and vice versa, and (f) "and" shall be read to include "or" and vice versa.

#### III. DOCUMENTS

YOU ARE FURTHER COMMANDED to produce at the above-stated time and place the Documents set forth below:

- 1) Documents evidencing the structure of AD Albuquerque Development, LLC ("AD Albuquerque"), including but not limited to such areas as:
  - a. AD Albuquerque's subsidiaries and other affiliates, parent companies, joint ventures, partnerships, associations, and other arrangements (collectively, the "Companies");
  - b. AD Albuquerque's percentage of direct or indirect ownership in the Companies, and
  - c. The Companies' locations, including where they are qualified to conduct business, or own, lease, or license real property.
- 2) Financial information regarding AD Albuquerque from its inception to date, including but not limited to the following:
  - a. Current balance sheet;
  - b. Prior year-end balance sheets:
  - c. Current income statement;
  - d. Prior year-end income statements;
  - e. Current cash flow statement;
  - f. Prior year-end cash flow statements;
  - g. Auditor's notes to financial statements;
  - h. Letters from the independent public accountants to AD Albuquerque, and responses thereto;
  - i. Description of accounting policies, noting any of which may be controversial;
  - j. Current budgets, and
  - k. Prior year budgets.
- 3) Governing Documents for AD Albuquerque and the Companies, including but not limited to the following:

- a. Articles of Incorporation or Organization, as amended, for the Companies;
- b. Bylaws or operating agreements, as amended;
- c. Other governing Documents, as amended;
- d. Minute books, including minutes of board members' meetings, resolutions, committees, and minutes of shareholder meetings (if applicable);
- e. Copies of all licenses, conditional use permits, or other Documents required to transact business in any state in which the Companies have done business, and
- f. All joint venture and partnership agreements to which the Companies are a party.
- 4) Documents showing AD Albuquerque's tax history from its formation until the present, including but not limited to the following:
  - a. Federal and state tax returns, including all correspondence with any agency regarding these returns;
  - Good standing and tax certificates for state of incorporation and states where AD
     Albuquerque does business, and
  - c. All notices of deficiency, tax assessment, or audit.
- 5) Auditors' reports from AD Albuquerque's inception to date, including but not limited to the following Documents:
  - a. Copies of any auditors' letters to the directors or a committee of directors or management of any of the Companies regarding internal accounting controls, pending and unasserted claims, including auditor inquiry letters and responses thereto;
  - b. Letters from AD Albuquerque to its accountants regarding certain representations requested by such accountants in connection with their audit of AD Albuquerque, and
  - c. All management reports from the auditors of AD Albuquerque to AD Albuquerque.
- 6) Organizational charts showing AD Albuquerque's internal and external structure.
- 7) Documents showing the business purpose, past operations, and status of AD Albuquerque, including but not limited to the following:

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- a. AD Albuquerque and the Companies' latest annual report and all quarterly or other interim reports;
- b. Copies of all documents and other items related to:
  - i. The terms and conditions of any past, current, or proposed merger, acquisition, disposition, reorganization, or similar event;
  - ii. Any bankruptcy proceeding involving AD Albuquerque or the Companies, including agreements, memoranda, and other documents;
  - iii. All internally prepared analyses of AD Albuquerque and / or the Companies' business, including marketing studies, credit reports, and other types of reports, financial or otherwise;
  - iv. All externally prepared analyses of AD Albuquerque and / or each
     Company, including marketing studies, credit reports, and other types of reports, financial or otherwise;
  - v. All outlines and / or business plans for the future development of AD Albuquerque and / or the Companies.
- c. Resumes of the members of the board of directors, managers, officers, senior management, and other key employees of AD Albuquerque;
- d. Any Document showing AD Albuquerque's membership in any trade, merchant, marketing, or other professional or industry-related organization or association, and
- e. Recent analyses prepared by investment bankers, engineers, management consultants, accountants or others, including marketing studies, credit reports, and other types of reports, financial or otherwise.
- 8) Debt-related Documents, including but not limited to the following:
  - a. Documents showing the current outstanding debt of AD Albuquerque;
  - b. Documents showing the current outstanding leases of AD Albuquerque;
  - Documents evidencing either existing or prospective debt, including: loan and credit agreements, promissory notes, and other evidence of indebtedness and any guaranty arrangements;

- d. Documents showing correspondence with lenders regarding existing or prospective debt, including compliance reports submitted by AD Albuquerque or the Companies or their accountants, and
- e. Copies of all indentures, mortgages, notes, security agreements, pledge agreements, or other agreements relating to loans made either to or by AD Albuquerque or the Companies.
- 9) Documents related to litigation, including but not limited to the following:
  - Documents showing any actions, suits, proceedings, investigations, claims, or inquiries currently pending or threatened relative to AD Albuquerque or the Companies or their assets, including all pleadings;
  - b. All consent decrees, judgments, settlement agreements, and agreements, decrees, or orders to which AD Albuquerque, or any of its officers, directors, managers, key employees, or controlling shareholders or members are bound;
  - c. All reports, notices, or correspondence relating to any violation or infringement by AD Albuquerque or the Companies of government regulations;
  - d. Documents showing past litigation, suits, actions, administrative proceedings, or other governmental investigations, or inquiries, pending or threatened, affecting the businesses or operation of AD Albuquerque;
  - e. All liens, including tax liens, charges, security interests, pledges, easements, covenants, agreements, restrictions, and encumbrances, with respect to the property and other assets of AD Albuquerque, and
  - f. Copies of all UCC filings by or against AD Albuquerque.
- 10) Employment documents, including but not limited to the following:
  - Documents showing the organization of AD Albuquerque, including but not limited to Documents detailing officers, directors, key employees, and consultants;
  - b. Documents showing compensation plans, including but not limited to executive compensation plans, bonus or other incentive arrangements, commissioned or other contingency arrangements, employee stock purchase, and administration

- manuals, guidelines, or procedures relating to any of the aforementioned plans, and
- c. Documents showing personnel policies and procedures, including all policies, handbooks, and other Documents which relate to employment, staffing, recruiting, and discipline.

### 11) Personal property Documents, including but not limited to the following:

- a. Bank account statements;
- b. Securities holdings;
- c. Customer lists;
- d. Gaming licenses, liquor licenses, and any other licenses required for the operation of the property;
- e. Trade or barter agreements, and
- f. Security agreements with employees and with other companies with respect to proprietary information.

### 12) Real property Documents, including but not limited to the following:

- a. Schedules of all deeds, mortgages, deeds of trust, security agreements, title
  reports and policies, leases, subleases, assignments, and related agreements for all
  real property owned or occupied by AD Albuquerque;
- b. Schedules of all easements, right of ways, options to buy, zoning matters, and other encumbrances to the property;
- c. Schedules of all fixtures, and
- d. Recent professional appraisals, if any, of real property owned or occupied by AD Albuquerque.

### 13) Press Documents, including but not limited to the following:

- a. Any press releases, articles, or brochures issued by AD Albuquerque or relating to its products, services, or material events;
- b. Copies of all speeches delivered or interviews given by any officer or director of AD Albuquerque in the past year, and
- c. Marketing and promotional literature of AD Albuquerque, including marketing plans and advertising and marketing agreements.

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14) Any Documents evincing communication with USA Capital Diversified Trust Deed Fund, LLC, USA Investment Partners, LLC, USA Securities, LLC, USA Commercial Mortgage Company, USA Capital Realty Advisors, LLC, USA Capital First Trust Deed Funds, LLC, Joseph Milanowski, Thomas Hantges, and / or any other entity or person related to the aforementioned persons and entities.

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# EXHIBIT A

# EXHIBIT A

1 2 3 4	UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO STATE OF COLORADO CASE NO.: 06-10725 DEPT NO.: DOCKET NO.: USA Snell & Wilmer ATTORNEYS FOR: Claire Y. Dossier, Esq. STATE BAR NO.: 10030 3883 Howard Hughes Pkwy, 11th Floor Las Vegas, NV 89109						
5	USA Commercial Mortgage Company Plaintiff Date: April 7, 2008						
6	VS Time: 10:00 am						
7	AD Albuquerque Development, LLC Defendant AFFIDAVIT OF ATTEMPTED SERVICE						
8	RESECCA A KRICHEVSKY , being duly sworn deposes and says: That Affiant is and was on the day when						
9	he attempted to serve the within action, a citizen of the United States, over 18 years of age, licensed to serve civil process						
10	and not a party to or interested in, the within action: That the affiant received the within						
11	Subpoena for Rule 2004 Examination						
12	Order Requiring AD Albuquerque Development, LLC to Produce One or More Representatives for						
13	Examination Pursuant to Federal Rule of Bankruptcy Procedure 2004						
14	Witness Fee Check \$40.00						
15							
16	on the <u>12th</u> day of <u>March</u> , <u>2008</u> and attempted to effect service on						
17	AD Albuquerque Development, LLC at the following address(es):						
18	at the following address(es).						
19							
20	Below are listed that date(s) and time(s) of attempted service.						
21	<u>Date Time Address Outcome</u>						
22	03/3/2008 11:48AM 8400 E. CRESCENT PAW! BUSINESS DOES NOT RESIDE AT ADDRESS PRINTDETS GREENWOOD VINAGE, CO 88111						
23	GREENWOOD VITAGE, CO 86111						
24							
25							
26							
27	JESS/CA						
28	J. e. e. NO. NO.						
29							
30							
31	My Commission Expires 10/02/2010						
32	WINDS OF THE PROPERTY OF THE P						
33	SUBSCRIBED AND SWORN to before me on this						
34	day of March 2008						
35							
36	Notar Public Affiant Language						
	Notary Public WorkOrderNo 0802704						

# EXHIBIT B

# EXHIBIT B

	1		
1	UNITED STATES BANKRUPTCY COURT		
2	CASE NO.: 06-10725 DEPT NO.:	DOCKET NO.: USA	
3	Snell & Wilmer ATTORNEYS FOR:		
4	Claire Y. Dossier, Esq. STATE BAR NO.: 10030		
5	3883 Howard Hughes Pkwy, 11th Floor		
6	Las Vegas , NV 89109		
7	USA Commercial Mortgage Company	y Plaintiff	Date: April 7, 2008
8	vs		Time: 10:00 am
9	AD Albuquerque Development, LLC	Defendant	AFFIDAVIT OF SERVICE
10	4	•	
11	Bayan Burk , being	g duly sworn deposes and says: T	hat at all times herein affiant was
12	and is a citizen of the United States, over 18 years of age, lic		not a party to or interested
13	in the proceeding in which this affidavit is made. The affiant	received the	
14	Subpoena for Rule 2004 Examination		
15	Order Requiring AD Albuquerque Development, LLC to Prod	•	s for
16	Examination Pursuant to Federal Rule of Bankruptcy Proced	ure 2004	
17	Witness Fee Check \$40.00		
18	on the 17th days Might have		M
20	on the Mthat, 2008 and served at 2:10pm by: delivering a copy to the witness: AD Albuquerque Development at address: 37338 at 1635 577000	or the same on the 1/ day of	1 1/1 / 2008
21	delivering a copy to the witness: AD Albuquerque Develop	oment LLC als Robers	PUISE 11 STAT AGENT
22	at address: 22 338 4 1435 55400	C	324 G. HARTORY,
23	( >>) by personal service	J. CO 13-1010 CE 19 4	1 2 20 2 Jeolisaber 44 182.
24	( ) by leaving copies with :		
25	, , by locaring copies with .		**************************************
26			
27			
28	OFFICIAL SEAL JON MORRIS		
29	Notary Public State of Arizona MARICOPA COUNTY		
30	My Comm. Expires Aug. 7, 2011 &		
31		<	
32	SUBSCRIBED AND SWORN to before me on this		
33	18th day of Mount 2008	_	Affiant
34	1 1		Legal Process Service
35	/ L "/h-		626 S. Eighth Street

Legal Process Service 626 S. Eighth Street Las Vegas, Nevada 89101 WorkOrderNo 0802704

# EXHIBIT C

# EXHIBIT C

	1 2 3 4 5	Jeffery D. Hermann (California Bar No. 90445) ORRICK, HERRINGTON & SUTCLIFFE LLP 400 Capitol Mall, Suite 3000 Sacramento, California 95814-4497 Telephone: (916) 447-9200 Facsimile: (916) 329-4900 Email: malevinson@orrick.com jhermann@orrick.com	obert R. Kinas (Nevada Bar No. 6019) laire Y. Dossier (Nevada Bar No. 10030) NELL & WILMER LLP 183 Howard Hughes Parkway, Suite 1100 as Vegas, Nevada 89169 elephone: (702) 784-5200 ax: (702) 784-5252 mail: rkinas@swlaw.com cdossier@swlaw.com				
	6						
	7						
	8	UNITED STATES BANKRUPTCY COURT					
	9	DISTRICT OF NEVADA					
	10	T.,					
001	11	In re: USA COMMERCIAL MORTGAGE COMPANY, Debtor.	Case No. BK-S-06-10725 LBR Case No. BK-S-06-10726 LBR Case No. BK-S-06-10727 LBR				
mer  AV, SUITE 1100 89169	12	In re:	Case No. BK-S-06-10728 LBR				
s cway, s	13	USA CAPITAL REALTY ADVISORS, LLC,  Debtor.	Case No. BK-S-06-10729 LBR				
Snell & Wilmer LLP. LLP. AND OFFICES WARD HUGHES PARKWAY, SL LAS VEGAS, NEVADA 89169 (702)784-5200	14	In re: USA CAPITAL DIVERSIFIED TRUST DEED	Chapter 11				
LAN LAN (70)	15	FUND, LLC,  Debtor.	Jointly Administered Under Case No. BK-S-06-10725-LBR				
Snell & V LLP. LLP. LAW OFF 3883 HOWARD HUGHES P LAS VEGAS, NEV (702)784-1	16 17	In re: USA CAPITAL FIRST TRUST DEED FUND, LLC, Debtor.					
38	18	In re: USA SECURITIES, LLC,					
	19	Debtor.	AFFIDAVIT OF SERVICE				
	20	Affects: ☐ All Debtors ☐ USA Commercial Mortgage Company					
	21	☐ USA Securities, LLC					
	22	☐ USA Capital Realty Advisors, LLC ☐ USA Capital Diversified Trust Deed Fund, LLC					
	23	☐ USA First Trust Deed Fund, LLC					
	24	STATE OF NEVADA )					
	25	OUNTY OF CLARK )					
	26						
	27	I, Jill A. Math, being first duly sworn upon my of	-				
	28	1. I am a resident of Clark County, Nevada. I am over 18 years of ag					
		8641023.1	,				

authorized to make this affidavit.

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- 2. I am a legal secretary at the law firm of Snell & Wilmer L.L.P., 3883 Howard Hughes Parkway, Suite 1100, Las Vegas, Nevada 89169.
- 3. On March 14, 2008, I caused copies of the SUBPOENAs in connection with the Orders issued for 2004 Exams [Docket Entries No. 5962 and 5960] issued to AD ALBUQUERQUE DEVELOPMENT LLC, BY AND THROUGH ITS REGISTERED AGENT: ROBERT A. RUSSELL and ROBERT A. RUSSELL, individually, respectively, to be served upon Robert A. Russell, individually, and as Registered Agent for AD Albuquerque Development, LLC, by mailing the Subpoenas via U.S. certified mail, return receipt requested to the addresses listed below:

AD ALBUQUERQUE DEVELOPMENT LLC BY AND THROUGH ITS REGISTERED AGENT: ROBERT A. RUSSELL 8400 E CRESENT PKWY ENGLEWOOD CO 80111

AD ALBUQUERQUE DEVELOPMENT LLC BY AND THROUGH ITS REGISTERED AGENT: ROBERT A. RUSSELL 27338 N 103<sup>RD</sup> ST SCOTTSDALE AZ 85262-8315

ROBERT A RUSSELL INDUSTRIAL WEST GROUP RUSSELL/AD DEVELOPMENT GROUP 8324 E HARTFORD DR - SUITE 110 SCOTTSDALE AZ 85255

ROBERT A RUSSELL 27338 N 103<sup>RD</sup> ST SCOTTSDALE AZ 85262-8315

4. On March 14, 2008, I caused copies of the same **SUBPOENAs** as described in paragraph 3 above to be served upon Robert A. Russell, individually, and as Registered Agent for AD Albuquerque Development, LLC, by faxing the Subpoenas to the following:

/// ///

AD ALBUQUERQUE DEVELOPMENT LLC BY AND THROUGH ITS REGISTERED AGENT: ROBERT A. RUSSELL 8400 E CRESENT PKWY ENGLEWOOD CO 80111 FAX: 480-505-4049

ROBERT A RUSSELL INDUSTRIAL WEST GROUP RUSSELL/AD DEVELOPMENT GROUP 8324 E HARTFORD DR - SUITE 110 SCOTTSDALE AZ 85255 FAX: 480-505-4049

FURTHER YOUR AFFIANT SAYETH NOT.

Jill A. Math

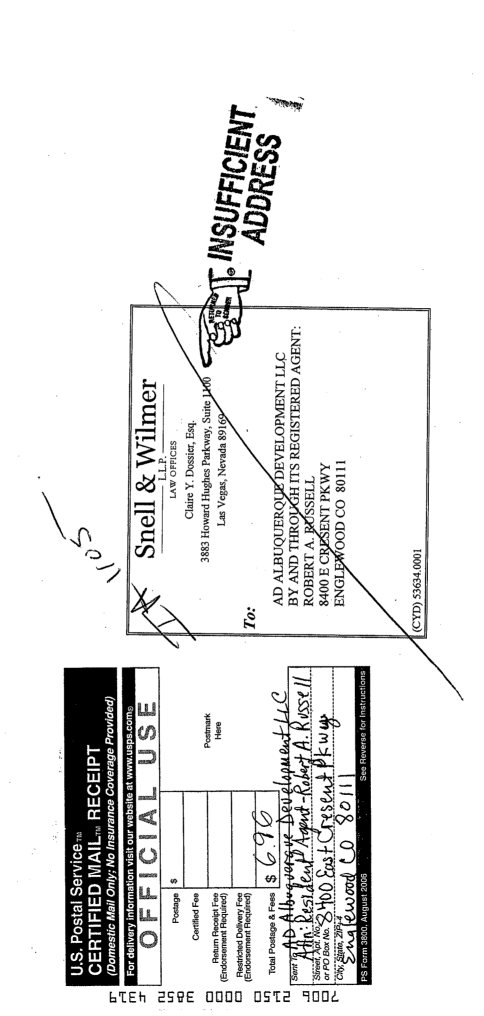
Subscribed and sworn to before me this \_\_\_\_\_\_day of March, 2008

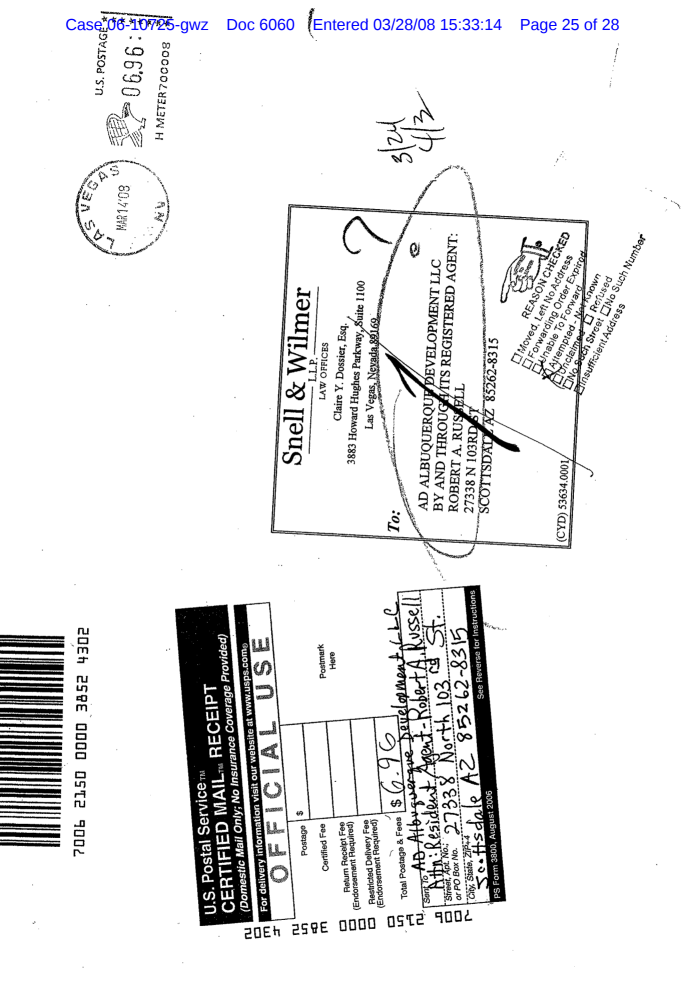




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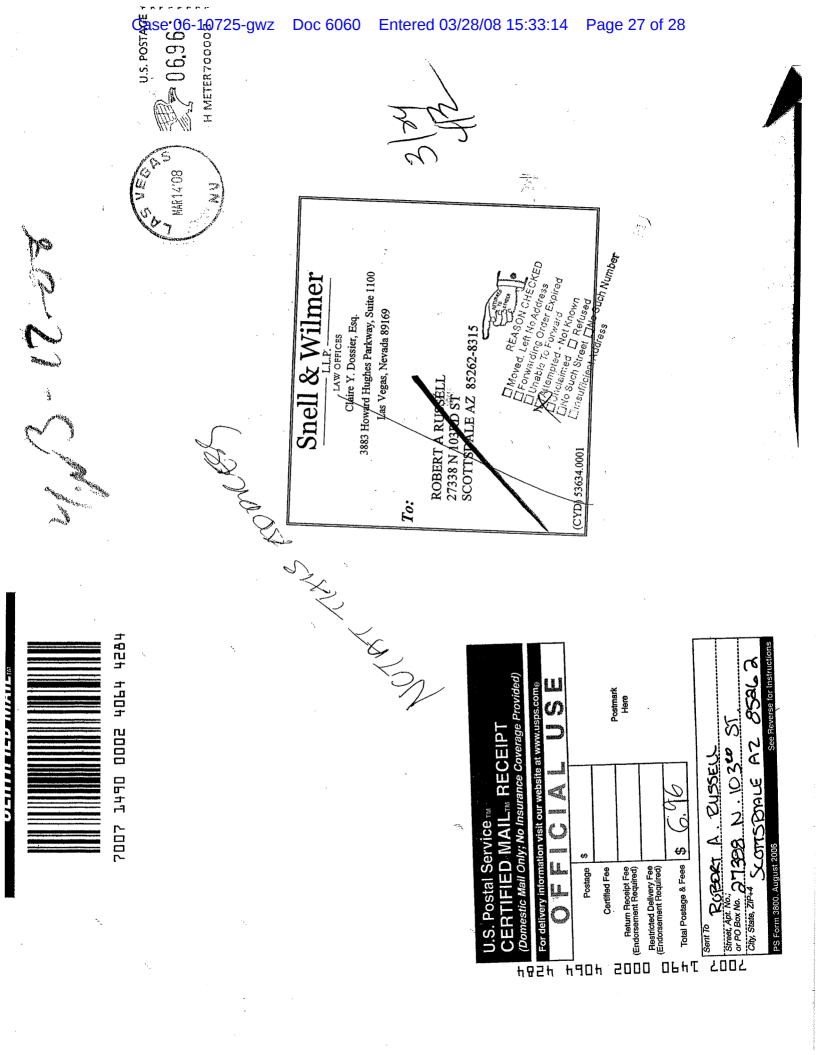






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702.784.5252 F swlaw.com

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### **FACSIMILE TRANSMISSION**

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Name	Fax Number	Phone Number	
Robert A. Russell	480-505-4049	480-505-4048	

FROM:

Claire Y. Dossier

PHONE:

702,784,5267

### MESSAGE:

Please find attached copies of (1) Notice of Entry of Order requiring (a) Robert A. Russell (individually) to Appear for Examination Pursuant to Federal Rule of Bankruptcy Procedure Rule 2004, and (b) AD Albuquerque Development, LLC to Produce One or More Representatives for Examination Pursuant to Federal Rule of Bankruptcy Procedure 2004, and (2) Subpoena issued to Robert A. Russell (individually), and (3) Subpoena for AD Albuquerque by and through its Registered Agent, Robert A. Russell.

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REQUESTOR:

Jill Math

DIRECT LINE:

702.784.5335

IF YOU HAVE NOT PROPERLY RECEIVED THIS TELECOPY, PLEASE CALL US AT 702.784.5200. OUR FACSIMILE NUMBER IS 702.784.5252.